111TH CONGRESS 1ST SESSION

S. 937

To amend the Federal Water Pollution Control Act to ensure that sewage treatment plants monitor for and report discharges of raw sewage, and for other purposes.

IN THE SENATE OF THE UNITED STATES

APRIL 30, 2009

Mr. Lautenberg (for himself, Mr. Whitehouse, and Mr. Menendez) introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

A BILL

To amend the Federal Water Pollution Control Act to ensure that sewage treatment plants monitor for and report discharges of raw sewage, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Sewage Overflow Com-
- 5 munity Right-to-Know Act".
- 6 SEC. 2. DEFINITIONS.
- 7 Section 502 of the Federal Water Pollution Control
- 8 Act (33 U.S.C. 1362) is amended by adding at the end
- 9 the following:

1	"(26) Treatment works.—The term 'treat-
2	ment works' has the meaning given the term in sec-
3	tion 212.".
4	SEC. 3. MONITORING, REPORTING, AND PUBLIC NOTIFICA-
5	TION OF SEWER OVERFLOWS.
6	Section 402 of the Federal Water Pollution Control
7	Act (33 U.S.C. 1342) is amended by adding at the end
8	the following:
9	"(s) Sewer Overflow Monitoring, Reporting,
10	AND NOTIFICATIONS.—
11	"(1) Definitions.—In this subsection:
12	"(A) Sanitary sewer overflow.—
13	"(i) In general.—The term 'sani-
14	tary sewer overflow' means an overflow,
15	spill, release, or diversion of wastewater
16	from a sanitary sewer system.
17	"(ii) Inclusions.—The term 'sani-
18	tary sewer overflow' includes—
19	"(I) overflows or releases of
20	wastewater that reach waters of the
21	United States;
22	$``(\Pi)$ overflows or releases of
23	wastewater in the United States that
24	do not reach waters of the United
25	States: and

1	"(III) wastewater backups into
2	buildings that are caused by blockages
3	or flow conditions in a sanitary sewer
4	other than a building lateral.
5	"(iii) Exclusions.—The term 'sani-
6	tary sewer overflow' does not include—
7	"(I) municipal combined sewer
8	overflows or other discharges from the
9	combined portion of a municipal com-
10	bined storm and sanitary sewer sys-
11	tem; or
12	"(II) wastewater backups into
13	buildings caused by a blockage or
14	other malfunction of a building lateral
15	that is privately owned.
16	"(B) SEWER OVERFLOW.—The term
17	'sewer overflow' means a sanitary sewer over-
18	flow or a municipal combined sewer overflow.
19	"(C) SINGLE-FAMILY RESIDENCE.—
20	"(i) In general.—The term 'single-
21	family residence' means an individual
22	dwelling unit.
23	"(ii) Inclusions.—The term 'single-
24	family residence' includes—
25	"(I) an apartment;

1	"(II) a condominium;
2	"(III) a house; and
3	"(IV) a dormitory.
4	"(iii) Exclusions.—The term 'single-
5	family residence' does not include the com-
6	mon areas of a multidwelling structure.
7	"(2) GENERAL REQUIREMENTS.—After the last
8	day of the 180-day period beginning on the date on
9	which regulations are promulgated under paragraph
10	(5), a permit issued, renewed, or modified under this
11	section by the Administrator or the State, as the
12	case may be, for a publicly owned treatment works
13	shall require, at a minimum, beginning on the date
14	of the issuance, modification, or renewal, that the
15	owner or operator of the treatment works—
16	"(A) institute and utilize a feasible meth-
17	odology, technology, or management program
18	for monitoring sewer overflows to alert the
19	owner or operator to the occurrence of a sewer
20	overflow in a timely manner;
21	"(B) in the case of a sewer overflow that
22	has the potential to affect human health, notify
23	the public of the overflow as soon as practicable
24	but not later than 24 hours after the time the
25	owner or operator knows of the overflow;

1	"(C) in the case of a sewer overflow that
2	may imminently and substantially endanger
3	human health, notify public health authorities
4	and other affected entities, such as public water
5	systems, of the overflow immediately after the
6	owner or operator knows of the overflow;
7	"(D) report each sewer overflow on the
8	discharge monitoring report of the owner or op-
9	erator to the Administrator or the State, as the
10	case may be, by describing—
11	"(i) the magnitude, duration, and sus-
12	pected cause of the overflow;
13	"(ii) the steps taken or planned to re-
14	duce, eliminate, or prevent recurrence of
15	the overflow; and
16	"(iii) the steps taken or planned to
17	mitigate the impact of the overflow; and
18	"(E) annually report to the Administrator
19	or the State, as the case may be, the total num-
20	ber of sewer overflows in a calendar year, in-
21	cluding—
22	"(i) the details of how much waste-
23	water was released per incident;
24	"(ii) the duration of each sewer over-
25	flow;

1	"(iii) the location of the overflow and
2	any potentially affected receiving waters;
3	"(iv) the responses taken to clean up
4	the overflow; and
5	"(v) the actions taken to mitigate im-
6	pacts and avoid further sewer overflows at
7	the site.
8	"(3) Exceptions.—
9	"(A) NOTIFICATION REQUIREMENTS.—The
10	notification requirements of subparagraphs (B)
11	and (C) of paragraph (2) shall not apply to a
12	sewer overflow that is a wastewater backup into
13	a single-family residence.
14	"(B) Reporting requirements.—The
15	reporting requirements of subparagraphs (D)
16	and (E) of paragraph (2) shall not apply to a
17	sewer overflow that is a release of wastewater
18	that occurs in the course of maintenance of the
19	treatment works, is managed consistently with
20	the treatment works' best management prac-
21	tices, and is intended to prevent sewer over-
22	flows.
23	"(4) Report to EPA.—Each State shall pro-
24	vide to the Administrator annually a summary of
25	sewer overflows that occurred in the State.

1	"(5) Rulemaking by Epa.—Not later than 1
2	year after the date of enactment of this subsection,
3	the Administrator, after providing notice and an op-
4	portunity for public comment, shall promulgate reg-
5	ulations to implement this subsection, including reg-
6	ulations—
7	"(A) to establish a set of criteria to guide
8	the owner or operator of a publicly owned treat-
9	ment works in—
10	"(i) assessing whether a sewer over-
11	flow may imminently and substantially en-
12	danger human health; and
13	"(ii) developing communication meas-
14	ures that are sufficient to give notice
15	under subparagraphs (B) and (C) of para-
16	graph (2); and
17	"(B) to define the terms 'feasible' and
18	'timely' as those terms apply to paragraph
19	(2)(A), including site specific conditions.
20	"(6) Approval of state notification pro-
21	GRAMS.—
22	"(A) Requests for approval.—
23	"(i) IN GENERAL.—After the date of
24	promulgation of regulations under para-
25	graph (5), a State may submit to the Ad-

1	ministrator evidence that the State has in
2	place a legally enforceable notification pro-
3	gram that is substantially equivalent to the
4	requirements of subparagraphs (B) and
5	(C) of paragraph (2).
6	"(ii) Program review and author-
7	IZATION.—If the evidence submitted by a
8	State under clause (i) shows the notifica-
9	tion program of the State to be substan-
10	tially equivalent to the requirements of
11	subparagraphs (B) and (C) of paragraph
12	(2), the Administrator shall authorize the
13	State to carry out that program instead of
14	those requirements.
15	"(iii) Factors for determining
16	SUBSTANTIAL EQUIVALENCY.—In carrying
17	out a review of a State notification pro-
18	gram under clause (ii), the Administrator
19	shall take into account—
20	"(I) the scope of sewer overflows
21	for which notification is required;
22	"(II) the length of time during
23	which notification must be made;
24	"(III) the scope of persons that
25	must be notified of sewer overflows;

1	"(IV) the scope of enforcement
2	activities ensuring that notifications of
3	sewer overflows are made; and
4	"(V) such other factors as the
5	Administrator considers to be appro-
6	priate.
7	"(B) Review Period.—If a State submits
8	evidence with respect to a notification program
9	under subparagraph (A)(i) on or before the last
10	day of the 30-day period beginning on the date
11	of promulgation of regulations under paragraph
12	(5), the requirements of subparagraphs (B) and
13	(C) of paragraph (2) shall not begin to apply to
14	a publicly owned treatment works located in the
15	State until the date on which the Administrator
16	completes a review of the notification program
17	under subparagraph (A)(ii).
18	"(C) WITHDRAWAL OF AUTHORIZATION.—
19	If the Administrator, after conducting a public
20	hearing, determines that a State is not admin-
21	istering and enforcing a State notification pro-
22	gram authorized under subparagraph (A)(ii) in
23	accordance with the requirements of this para-

graph, the Administrator shall so notify the

State and, if appropriate corrective action is not

24

25

taken within a reasonable time, not to exceed
go days, the Administrator shall withdraw authorization of such program and enforce the requirements of subparagraphs (B) and (C) of paragraph (2) with respect to the State.

"(7) SPECIAL RULES CONCERNING APPLICA-TION OF NOTIFICATION REQUIREMENTS.—After the last day of the 30-day period beginning on the date of promulgation of regulations under paragraph (5), the requirements of subparagraphs (B) and (C) of paragraph (2) shall—

"(A) apply to the owner or operator of a publicly owned treatment works and be subject to enforcement under section 309; and

"(B) supersede any notification requirements contained in a permit issued under this section for the treatment works to the extent that the notification requirements are less stringent than the notification requirements of subparagraphs (B) and (C) of paragraph (2), until such date as a permit is issued, renewed, or modified under this section for the treatment works in accordance with paragraph (2).".

1 SEC. 4. ELIGIBILITY FOR ASSISTANCE.

2	(a) Purpose of State Revolving Fund.—Section
3	601(a) of the Federal Water Pollution Control Act (33
4	U.S.C. 1381(a)) is amended—
5	(1) by striking "and" the first place it appears;
6	and
7	(2) by inserting after "section 320" the fol-
8	lowing: ", and (4) for the implementation of require-
9	ments to monitor for sewer overflows under section
10	402".
11	(b) Water Pollution Control Revolving Loan
12	Funds.—Section 603(c) of the Federal Water Pollution
13	Control Act (33 U.S.C. 1383(c)) is amended—
14	(1) by striking "and" the first place it appears;
15	and
16	(2) by inserting after "section 320 of this Act"
17	the following: ", and (4) for the implementation of
18	requirements to monitor for sewer overflows under
19	section 402".
20	SEC. 5. EFFECT OF ACT.
21	Nothing in this Act or an amendment made by this
22	Act—
23	(1) limits the ability of any State to implement
24	or enforce a more stringent monitoring or notifica-
25	tion standard than the applicable standard under

the Federal Water Pollution Control Act (33 U.S.C.

1251 et seq.); or

(2) authorizes any sewer overflow, or supplants
or diminishes any obligation to comply with any
other requirement under this chapter or any other
Federal or State law.

 \bigcirc